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21 Email: jmullan@sonomacleanpower.org

22 *Attorneys for Creditor and Party-in-Interest*
23 **SONOMA CLEAN POWER AUTHORITY**

24 UNITED STATES BANKRUPTCY COURT

25 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

26 In re) **Case No. 2019-30089**
27) Chapter 11
28 PACIFIC GAS and ELECTRIC COMPANY,)
Debtor.)

29 In re) **Case No. 2019-30088**
30) Chapter 11
31 PG&E CORP.,)
32 Debtor.)

33 **DECLARATION OF GEOFFREY G.**
34 **SYPHERS IN SUPPORT OF SONOMA**
35 **CLEAN POWER AUTHORITY'S**
36 **STATEMENT OF SUPPORT FOR DEBTORS'**
37 **MOTION FOR POSTPETITION FINANCING**
38 **AND PUBLIC PROGRAMS MOTION AND**
39 **RESERVATION OF RIGHTS**

40 Date: January 29, 2019
41 Time: 1:30 p.m.
42 Courtroom: 17
43 Place: 450 Golden Gate Ave., 16th Floor
44 San Francisco, CA 94102
45 Judge: Hon. Dennis Montali

1 I, Geoffrey G. Syphers, declare as follows:

2 1. I am the Chief Executive Officer for the Sonoma Clean Power Authority ("SCPA").

3 2. The statements in this declaration are based on my knowledge, information, or
4 belief.

5 3. I am authorized to make this declaration on behalf of SCPA.

6 4. I have reviewed, or caused to be reviewed, SCPA's governing documents and other
7 relevant information related to SCPA's operations including SCPA's records related to
8 procurement, billing, revenues, budget and other similar matters as well as documents and
9 information related to Pacific Gas and Electric Company's ("PG&E") plans to file for Chapter 11
10 bankruptcy protection.

11 5. I submit this declaration in support of Sonoma Clean Power Authority's Statement
12 of Support for the Debtors' Motion for Postpetition Financing and Public Purpose Motion (the
13 "Motions") and Reservation of Rights.

14 6. SCPA is a California joint powers authority that acts as a Community Choice
15 Aggregator ("CCA"). CCAs are a statutorily authorized alternative to PG&E.

16 7. The Parties/Participants in SCPA are governmental units across Sonoma and
17 Mendocino Counties, including Cloverdale, Cotati, Petaluma, Santa Rosa, Rohnert Park,
18 Sebastopol, Sonoma, Sonoma County (unincorporated areas), Windsor, Fort Bragg, Willits, Point
19 Arena, and Mendocino County (unincorporated areas).

20 8. Like other CCAs, SCPA has various powers under California law, including but not
21 limited to the power to generate, buy and sell power and aggregate electric load for themselves
22 and customers within their jurisdictions.

23 9. In addition to studying, promoting, developing, conducting, operating, and
24 managing energy, energy efficiency and conservation, and other energy-related programs, SCPA's
25 purpose is to (a) reduce greenhouse gas emissions in Sonoma County and neighboring regions;
26 (b) provide electric power and other forms of energy to customers at a competitive cost; (c) carry
27 out programs to reduce total energy consumption; (d) stimulate and sustain the local economy,
28 including by developing or promoting local distributed energy resources; and (e) promote long-

1 term electric rate stability, energy security, reliability, and resilience.

2 10. SCPA is governed by a Board of Directors (the "SCPA Board"). The SCPA Board
3 has also established a Community Advisory Committee ("CAC"). The SCPA Board is referred to
4 herein as SCPA's Local Governing Board.

5 11. SCPA is regulated by both SCPA's Local Governing Board and the California
6 Public Utilities Commission ("CPUC") or ("Commission").

7 12. SCPA launched service May 2014 and expanded service to Mendocino County in
8 June 2017. When a CCA program becomes effective, all PG&E residential customers within the
9 CCA program's service area automatically become customers of the CCA, unless they choose to
10 opt out.

11 13. SCPA serves over 223,000 accounts, including approximately 193,000 in Sonoma
12 County and 30,000 in Mendocino County. This represents approximately 87% of all eligible
13 customers' accounts in Sonoma and Mendocino Counties. SCPA received \$173.1 million in
14 revenue from its customer accounts in 2018.

15 14. SCPA operates under PG&E Electric Rule No. 23 ("Rule 23").

16 15. SCPA entered into a Community Choice Aggregator (CCA) Service Agreement (the
17 "Service Agreement") with PG&E on December 4, 2013.

18 16. SCPA's Service Agreement is in substantially the form of PG&E's Electric Standard
19 Form 79-1029.

20 17. SCPA's Service Agreement was approved by the CPUC in Resolution E-4624 on
21 November 14, 2013.

22 18. Under SCPA's Service Agreement, SCPA participates in a consolidated billing
23 process with PG&E, where SCPA revenues from SCPA customers for SCPA energy, programs,
24 services and other offerings are collected and remitted by PG&E to SCPA.

25 19. As discussed in more detail below, California law makes PG&E the only entity that
26 SCPA and other CCAs can work with for the provision of these CCA customer billing services.

27 20. In addition to SCPA's consolidated billing relationship with PG&E, SCPA has
28 entered into numerous contracts for renewable energy and other energy and capacity products,

1 including contracts for Resource Adequacy, a capacity product, where PG&E is SCPA's direct
2 counterparty.

3 21. I am also a member of the Board of Directors, Vice President and Legislative
4 Liaison for the California Community Choice Association ("CalCCA"), a California non-profit
5 organization representing the 19 operating community choice programs around California.

6 22. In my roles at CalCCA, I am familiar with other CCA programs in California.

7 23. Like SCPA, other CCA programs are administered by local governments with a
8 mission to provide competitive alternatives to investor-owned utility ("IOU") sources, such as
9 PG&E. Other CCA programs in PG&E territory are established by individual cities and/or
10 counties, or by multiple public entities joining together as SCPA has done.

11 24. Like SCPA, other CCA programs provide reliable service, clean energy at
12 competitive rates, and innovative programs that benefit people, the environment and the economy
13 in communities across California.

14 25. Statewide, 19 CCAs, including SCPA, independently procure energy and capacity
15 and provide a wide array of programs and services directly to over 8 million CCA customers
16 (more than 2.5 million customer accounts).

17 26. In PG&E territory, approximately 41% of the load will be served by CCAs in 2019.
18 As of August 2018, the 11 Northern California CCAs in the PG&E territory have executed
19 contracts totaling 1,239 MW of renewable energy from new California facilities with commercial
20 operation dates between 2018 and 2021.

21 27. By applicable state law and regulation, PG&E is responsible for providing
22 transmission and distribution services to CCA customers (delivering power) as well as billing
23 services. CCAs provide power generation services and are responsible for securing sufficient
24 electricity supplies to meet the needs of their customers.

25 28. PG&E serves as the exclusive statutory billing agent on behalf of each CCA within
26 its territory, and has an obligation to timely remit to the CCA as described in PG&E Rule 23,
27 Section Q, Subsections 1, 3 and 4, amounts due from and paid by customers of the CCAs and
28 other amounts owned by the CCAs (the "CCA Customer Revenue").

1 29. On or about January 12, 2019, I learned that PG&E had announced its intent to file
2 for Chapter 11 bankruptcy protection and had reportedly provided its 15-day notice of such intent.

3 30. That prompted SCPA's General Counsel, as well as the General Counsels from
4 other CCAs that serve CCA customers in PG&E service territory or otherwise hold energy and/or
5 capacity contracts with PG&E, in their common interest, to quickly confer about the impact of
6 such a filing and proposed solutions.

7 31. On January 14, 2019, PG&E's CCA Relations Manager, David Gutierrez contacted
8 me and several other CCAs concerning PG&E's plans for a Chapter 11 bankruptcy filing.

9 32. Mr. Gutierrez represented to me that he was calling all the CCAs to inform them of
10 the 15-day advance notice of a bankruptcy filing, which he said would "happen on January 29
11 [2019]."

12 33. Mr. Gutierrez explained to me "the reason is that litigation and liabilities are such
13 that the best way forward is a Chapter 11 reorganization." He said that PG&E's action "doesn't
14 mean much for the day-to-day operations of CCAs," adding "there won't be any changes in
15 [PG&E's] staff, call center, we will continue to do all metering and billing as normal, credit
16 collections, and when we're paid we will remit payment to the CCAs both before a [bankruptcy]
17 filing and after."

18 34. During the conversations, I requested assurance that the Chapter 11 filing would not
19 disrupt business as usual and especially would not impact the ability of the CCAs to continue to
20 deliver energy to their customers, including specific requests that (a) Mr. Gutierrez please provide
21 these commitments in writing and also requesting bankruptcy court approval, to which Mr.
22 Gutierrez replied to me that the draft motion is already written, and he has seen it, and it already
23 contains the request that the court approve continued normal payments to the CCAs; and (b) the
24 section of the motion be provided in writing. Mr. Gutierrez told me he thought that might be
25 possible, and would find out.

26 35. I asked that PG&E also please provide in writing that "PG&E will assume all CCA
27 agreements, including the Service Agreements," and for contact information so SCPA's attorney
28 could directly contact PG&E's bankruptcy counsel. Mr. Gutierrez replied to me that he would

1 make both these requests tomorrow and would reply to me within two days.

2 36. Based on information and belief, Mr. Gutierrez also represented to other CCAs that:
3 (1) PG&E will continue to timely remit to CCAs those CCA revenues received from customers for
4 CCA charges that PG&E collects on behalf of CCAs both before and after a bankruptcy filing as
5 normal, and that PG&E had already drafted first day motions to address these critical issues; and
6 (2) there will not be changes to PG&E's staffing in its call center and PG&E will continue to do
7 all metering, billing and credit collection.

8 37. At or near the same time, I became aware that a similar message had been
9 communicated directly to elected officials serving on SCPA Local Governing Boards by PG&E
10 Public Affairs staff.

11 38. Based on information and belief, I became aware that PG&E Public Affairs staff
12 delivered a similar message to elected officials serving on the governing boards for other CCAs.

13 39. The General Counsel for SCPA and the General Counsels for the other 10 CCAs
14 serving the PG&E territory joined in a letter dated and sent January 16, 2019 to counsel for PG&E
15 as a meet and confer outreach seeking adequate assurances that the chapter 11 will not adversely
16 affect PG&E's timely performance under section 366.2(c)(9) of the California Public Utilities
17 Code, PG&E Electric Rule No. 23, and individual CCA's related force of law Service Agreements
18 and all other consolidated billing service obligations. A true and accurate copy of that letter is
19 attached as **Exhibit 1**.

20 40. SCPA Bankruptcy Counsel and PG&E Counsel conferred by telephone concerning
21 the most urgent nature of the CCAs' need for normal and uninterrupted remittance of CCA
22 customer payments through PG&E to CCAs in order for CCAs to meet their obligations to their
23 CCA customers, suppliers, contractors, and lenders. Compounding the urgency of this request is
24 that PG&E is identified in the statute as the exclusive billing agent, and CCAs have no option to
25 utilize another billing agent for their billing and collection.

26 41. PG&E, through its bankruptcy counsel by letter dated and sent January 19, 2019
27 indicating the CCA Customer Revenue will be carved out and excluded from (a) any security
28 interest or lien upon property of the Debtors granted under the postpetition financing and (b) any

1 authorization to use cash collateral, except that PG&E will timely remit the CCA Customer
2 Revenue to SCPA or other applicable CCA in the ordinary course of business consistent with
3 applicable laws, regulations and contracts. A true and accurate copy of that letter is attached as
4 **Exhibit 2.**

5 42. In addition, SCPA and PG&E have reached agreement that in connection with the
6 Vendor or other First Day Motions, the CCA Customer Revenue shall be timely remitted to SCPA
7 or the applicable CCA as above. Based on these agreements, SCPA supports the Motions, while
8 reserving all other rights.

9 43. I have personal knowledge of the facts set forth in this declaration and, if called as a
10 witness could and would competently so testify, except for statements included herein made upon
11 information or belief, for which I have specified the basis therefor.

12 I declare under penalty of perjury that the foregoing is true and correct under the laws of
13 the United States of America.

14 Executed on January 29, 2019.

15
16
17 /s/ Geoffrey G. Syphers
18 Geoffrey G. Syphers
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EXHIBIT 1

VIA U.S. MAIL & ELECTRONIC MAIL

January 17, 2019

John R. Simon
Interim Chief Executive Officer
PG&E Corporation
77 Beale Street, 32nd Floor
San Francisco, CA 94105
john.simon@pge-corp.com

Janet C. Loduca
Senior Vice President and Interim General Counsel
PG&E Corporation, Pacific Gas and Electric Company
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jl1c@pge.com

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tkeller@kellerbenvenutti.com

Stephen Karotkin
Partner
Weil, Gotshal, & Manges LLP
767 Fifth Avenue
New York, New York
stephen.karotkin@weil.com

RE: Adequate Assurances to Community Choice Aggregators (“CCAs”) from Pacific Gas and Electric Company (“PG&E”) that its Chapter 11 Bankruptcy Filing Will Not Adversely Affect PG&E Performance Pursuant to section 366.2(c)(9), PG&E Electric Rule No. 23, Related Service Agreements and All Other Consolidated Billing Service Obligations

Mr. Simon, Ms. Loduca, Mr. Benvenutti, Mr. Keller and Mr. Karotkin,

On January 14, 2019, PG&E’s CCA Relations Manager, David Gutierrez contacted several Community Choice Aggregators (“CCAs”) concerning PG&E’s plans for a Chapter 11 bankruptcy filing. During the conversations, the CCAs requested assurance that the Chapter 11 filing would not impact the ability of the CCAs to continue to deliver energy to their customers. Mr. Gutierrez represented to several CCAs that: (1) PG&E will continue to timely remit to CCAs those CCA revenues received from customers for CCA charges that PG&E collects on behalf of CCAs both before and after a bankruptcy filing as normal, and that PG&E had already drafted first day motions to address these critical issues; and (2) there will not be changes to PG&E’s staffing in its call center and PG&E will continue to do all metering, billing and credit collection.

A similar message has been communicated directly to elected officials serving on CCA governing boards by PG&E Public Affairs staff.

The purpose of this letter is to formally request that PG&E expeditiously memorialize its commitments with respect these matters in writing to the undersigned entities, all of which operate CCA programs. The collection of CCA revenues from CCA customers and the prompt remittance of these revenues to CCAs is required by section 366.2(c)(9) of the California Public Utilities Code, PG&E Electric Rule No. 23 ("Rule 23"), individual Community Choice Aggregator (CCA) Service Agreements ("CCA Service Agreement") with PG&E approved by the California Public Utilities Commission ("CPUC") (each substantially in the form of Electric Sample Form No. 79-1029), and all other applicable statutes, regulations, CPUC decisions and contractual arrangements with undersigned entities in the operation of their respective CCAs.

As of today, 19 CCAs independently procure energy and capacity and provide a wide array of programs and services directly to over 8 million CCA customers (more than 2.5 million customer accounts). In 2019, approximately 41% of the load in PG&E territory will be served by CCAs. As of August 2018, Northern California CCAs have executed contracts totaling 1,239 MW of renewable energy from new California facilities with commercial operation dates between 2018 and 2021.

The normal and uninterrupted remittance of CCA customer payments through PG&E to CCAs is of the *utmost* importance in order for CCAs to meet their obligations to their customers, suppliers, contractors, and lenders. This is critical because PG&E is identified in the statute as the exclusive billing agent, and CCAs have no option to utilize another billing agent for their billing and collection. We greatly appreciate that PG&E acknowledges its role as collecting "payments on behalf of the CCA" (PG&E Community Choice Aggregation FAQ); however, in light of PG&E's impending bankruptcy filing, the undersigned entities require additional assurances in the form of a written commitment to maintain its current operations with respect to their respective CCAs.

Specifically, in order to provide adequate protection of CCA ownership interests in those proceeds and assurances of PG&E's future timely performance after its Chapter 11 bankruptcy filing, the undersigned entities have an immediate need for the following from PG&E in a form and substance satisfactory to the undersigned entities to facilitate early Bankruptcy Court approval:

1. Pursuant to 11 U.S.C. section 365, assumption by PG&E of the CCA Services Agreements and related contracts;
2. In connection with the debtor's post-petition financing under 11 U.S.C. section 364 and/or cash collateral use authorization under 11 U.S.C. section 363, Bankruptcy Court approved carve-outs of "CCA Customer Revenue" (namely, "amounts paid by the CCA customer for payment of CCA charges" [PG&E Rule 23; Section Q.3]) from all PG&E debtor in possession financing, cash collateral motions, and other PG&E motions or actions in the Chapter 11 case, as well as in any asset sales under 11

U.S.C. Section 363 or as to any PG&E plan of reorganization, and budgetary authorization to timely remit the CCA Customer Revenue to the CCAs;

3. Consistent with the right of the undersigned entities in the CCA Customer Revenues under 11 U.S.C. section 541(d) and applicable non-bankruptcy law, timely remittance by PG&E in the ordinary course of business consistent with the applicable laws, regulations and contracts of the CCA customer revenue and other amounts owned by undersigned entities; and
4. Pursuant to 11 U.S.C. section 362, relief from the automatic stay concerning the CCA Services Agreements and related contracts (particularly as related to Section 1.3 of the CCA Service Agreement, which among other things, incorporates by reference Rule 23 and PG&E's duty with respect to the timely remittance of CCA Customer Revenues).

We would greatly appreciate the ability to review drafts of the applicable motions to ensure that all issues critical to the CCAs and their customers are adequately addressed.

The commitments and assurances requested by the undersigned entities should not be construed as a waiver of any rights or remedies available under any contract executed between any of the undersigned entities and PG&E, or those rights and remedies available at law and in equity, or otherwise. The undersigned entities expressly reserve their right to seek any remedy available under any contract, or at law and in equity, or otherwise, including but not limited to the right to request reasonable assurances from PG&E.

In order to timely memorialize these matters, the undersigned entities, all of which operate a CCA program, suggest that the relevant PG&E bankruptcy and financing counsel, including those preparing any PG&E debtor-in-possession financing confer at their earliest opportunity with the counsel of the undersigned entities identified below. For your convenience, we have enclosed an attachment with the pertinent contact information for counsel for each CCA.

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We appreciate your prompt attention to this time critical matter.

Sincerely,

Counsel for:

CLEAN POWER SF
CITY OF SAN JOSE
EAST BAY COMMUNITY ENERGY AUTHORITY
MARIN CLEAN ENERGY
MONTEREY BAY COMMUNITY POWER
PENINSULA CLEAN ENERGY
PIONEER COMMUNITY ENERGY
REDWOOD COAST ENERGY AUTHORITY
SILICON VALLEY CLEAN ENERGY
AUTHORITY
SONOMA CLEAN POWER AUTHORITY
VALLEY CLEAN ENERGY ALLIANCE

[Signature Pages Follow]

CC: David Gutierrez, Senior Manager 3rd Party Relations, Community Vitality,
Pacific Gas and Electric Company

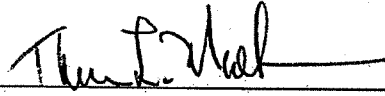
Enclosure: **Attachment A:** Contact Information for Counsel for CCAs

Attachment A
Contact Information for Counsel for CCAs

Name	Organization	Title	Phone Number	Email
Theresa L Mueller	CleanPowerSF	Deputy City Attorney	(415) 554-4640	theresa.mueller@sfcityattv.org
Richard Doyle	City of San Jose	City Attorney	(408) 535-1950	richard.doyle@sanjoseca.gov
Ed Moran	City of San Jose	Assistant City Attorney	(408) 535-1920	ed.moran@sanjoseca.gov
Leah S. Goldberg	East Bay Community Energy	General Counsel	(510) 838-5266	lgoldberg@ebce.org
Shalini Swaroop	Marin Clean Energy	General Counsel	(415) 464-6040	sswaroop@mceCleanEnergy.org
Robert M. Shaw	Monterey Bay Community Power	General Counsel	(831) 641-7211 (831) 755-5359	rshaw@mbcommunitypower.org
David Silberman	Peninsula Clean Energy	General Counsel	(650) 363-4250	dsilberman@smcgov.org
Elise Nelson	Pioneer Community Energy	General Counsel	(530) 889-4044	Enelson@placer.ca.gov
Nancy Diamond	Redwood Coast Energy Authority	General Counsel	(707) 826-8540	ndiamond@ndiamondlaw.com
Gregory Stepanicich	Silicon Valley Clean Energy Authority	General Counsel	(415) 421-8484	gstepanicich@rwglaw.com
Jessica Mullan	Sonoma Clean Power Authority	General Counsel	(707) 890-8485	jmullan@sonomacleanpower.org
Harriet Steiner	Valley Clean Energy Alliance	General Counsel	(916) 325-4000	Harriet.steiner@bbklaw.com

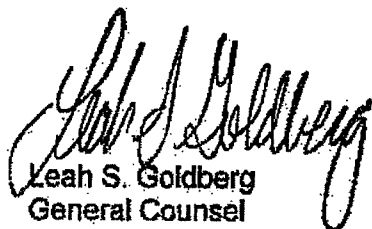
Attachment A - Letter from CCAs to PG&E

By:

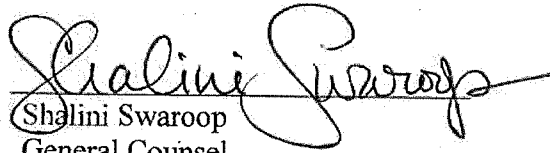


Theresa L. Mueller
Deputy City Attorney
CLEANPOWERSF

EAST BAY COMMUNITY ENERGY AUTHORITY

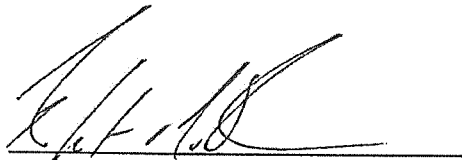

Leah S. Goldberg
General Counsel

By:



Shalini Swaroop
General Counsel
MARIN CLEAN ENERGY

By:




Robert M. Shaw, Deputy County Counsel
General Counsel
MONTEREY BAY COMMUNITY POWER AUTHORITY

By: David A. Silberman
David A. Silberman
General Counsel
PENINSULA CLEAN ENERGY


By: Elise Nelson
Elise Nelson
General Counsel
PIONEER COMMUNITY ENERGY

By:



Nancy Diamond, Esq.
General Counsel
REDWOOD COAST ENERGY AUTHORITY


CITY OF SAN JOSE

RICHARD DOYLE, City Attorney

By: 
ED MORAN
Assistant City Attorney

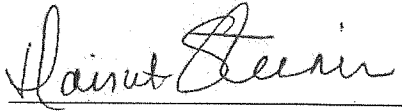
By:


Gregory W. Stepanicich, General Counsel
Silicon Valley Clean Energy Authority

By: 
Jessica R. Mullan
General Counsel
SONOMA CLEAN POWER AUTHORITY

Counsel for:

VALLEY CLEAN ENERGY ALLIANCE

By: 

Harriet A. Steiner
General Counsel

EXHIBIT 2

KELLER **KB** BENVENUTTI

650 California Street, Suite 1900
San Francisco, California 94108

Tobias S. Keller
tkeller@kellerbenvenuti.com
(415) 796-0709

January 18, 2019

VIA ELECTRONIC MAIL ONLY

To Distribution (Exhibit A)

Re: Pacific Gas and Electric Company Community Choice Aggregators

Dear Counsel:

This letter responds to your January 17, 2019 letter seeking confirmation of representations provided to your organizations by PG&E's Community Choice Aggregator (CCA) Relations Manager, David Gutierrez, concerning PG&E's expected plans for a Chapter 11 filing. This letter confirms, as Mr. Gutierrez explained, the following:

1. PG&E intends to continue to timely remit to CCAs those CCA revenues received from customers for CCA charges that PG&E collects on behalf of CCAs prior to the initiation of any Chapter 11 case.
2. PG&E intends to file a motion or motions on or about the first day of any Chapter 11 case that would seek the Bankruptcy Court's authorization to continue the activities described above and to acknowledge the CCAs' interest in certain cash collected by PG&E.
3. PG&E intends to continue to do all metering, billing and credit collection pertaining to CCA accounts in the ordinary course of business, consistent with PG&E's tariffs and other existing legal obligations.

PG&E is optimistic that its first-day motions (as described in item 2 above) will be approved by the Bankruptcy Court. Nonetheless, PG&E cannot provide any formal assurances of how, or when, a Bankruptcy Court would rule on such a motion.

January 18, 2019

Page 2

With respect to your request that PG&E provide you with a draft of its motions, PG&E has authorized me to coordinate with you to the extent prudent (including, for instance, sharing language to be proposed in relevant orders). Similarly, you have made additional requests (*e.g.*, assumption of your contracts) that we will review more carefully once the immediate "first day" challenges have been addressed.

Be assured that PG&E values its relationships with your organizations and your common customers, and PG&E will do its best to see that the objectives confirmed in this letter are met.

If you would like to consult further about these issues directly with PG&E personnel, please feel free to contact Mr. Gutierrez or Steve Frank, Managing Counsel, in PG&E's law department, at 415-973-6976, steven.frank@pge.com.

Very truly yours,



Tobias S. Keller

cc: John Simon
Janet LoDuca
Stephen Karotkin
Peter Benvenutti
David Gutierrez
Steven Frank

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Distribution

Name	Organization	Title	Phone Number	Email
Theresa L Mueller	CleanPowerSF	Deputy City Attorney	(415) 554-4640	theresa.mueller@sfcityattty.org
Richard Doyle	City of San Jose	City Attorney	(408) 535-1950	richard.doyle@sanjoseca.gov
Ed Moran	City of San Jose	Assistant City Attorney	(408) 535-1920	ed.moran@sanjoseca.gov
Leah S. Goldberg	East Bay Community Energy	General Counsel	(510) 838-5266	lgoldberg@ebce.org
Shalini Swaroop	Marin Clean Energy	General Counsel	(415) 464-6040	sswaroop@mceCleanEnergy.org
Robert M. Shaw	Monterey Bay Community Power	General Counsel	(831) 641-7211 (831) 755-5359	rshaw@mbcommunitypower.org
David Silberman	Peninsula Clean Energy	General Counsel	(650) 363.4250	dsilberman@smcgov.org
Elise Nelson	Pioneer Community Energy	General Counsel	(530) 889-4044	Enelson@placer.ca.gov
Nancy Diamond	Redwood Coast Energy Authority	General Counsel	(707) 826-8540	ndiamond@ndiamondlaw.com
Gregory Stepanicich	Silicon Valley Clean Energy Authority	General Counsel	(415) 421-8484	gstepanicich@rwglaw.com
Jessica Mullan	Sonoma Clean Power Authority	General Counsel	(707) 890-8485	jmullan@sonomacleanpower.org
Harriet Steiner	Valley Clean Energy Alliance	General Counsel	(916) 325-4000	Harriet.steiner@bbklaw.com

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PROOF OF SERVICE

I am employed in the County of Sacramento; my business address is 555 Capitol Mall, Suite 1500, Sacramento, California 95814. I am over the age of eighteen years and not a party to the foregoing action.

On January 29, 2019, I served the within:

(1) SONOMA CLEAN POWER AUTHORITY'S STATEMENT OF SUPPORT FOR DEBTORS' MOTION FOR POSTPETITION FINANCING AND RESERVATION OF RIGHTS

(2) SONOMA CLEAN POWER AUTHORITY'S STATEMENT OF SUPPORT FOR DEBTORS' PUBLIC PROGRAMS MOTION AND RESERVATION OF RIGHTS

(3) DECLARATION OF GEOFFREY G. SYPHERS IN SUPPORT OF SONOMA CLEAN POWER AUTHORITY'S STATEMENT OF SUPPORT FOR DEBTORS' MOTION FOR POSTPETITION FINANCING AND PUBLIC PROGRAMS MOTION AND RESERVATION OF RIGHTS

☒ (by mail) on all parties in said action by regular, first class United States mail, postage fully pre-paid, by placing a true copy thereof enclosed in a sealed envelope in a designated area for outgoing mail, addressed as set forth below. At Boutin Jones Inc., mail placed in that designated area is given the correct amount of postage and is deposited that same day, in the ordinary course of business, in a United States mailbox in the City of Sacramento, California.

☐ (by personal delivery) by personally delivering a true copy thereof to the person(s) and at the address(es) set forth below.

☐ (by overnight delivery) on the following party(ies) in said action by placing a true copy thereof enclosed in a sealed envelope, with delivery fees paid or provided for, in a designated area for outgoing overnight mail, addressed as set forth below. In the ordinary course of business at Boutin Jones Inc., mail placed in that designated area is picked up that same day for delivery the following business day.

☐ (by facsimile) by transmitting a true copy thereof to the persons at the following telecopier numbers and obtaining electronic confirmation that the transmissions have been received.

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TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):
Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) 1/29/19, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

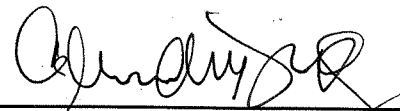
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7 I declare under penalty of perjury under the laws of the United States of America that the
8 foregoing is true and correct.

9 Executed on January 29, 2019, at Sacramento, California.

10 
11 _____
12 CARMELIA V. DOMINGO
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Label Matrix for local noticing
0971-3
Case 19-30088
Northern District of California
San Francisco
Tue Jan 29 13:28:21 PST 2019

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